

1 JOHN M. BENASSI (SBN 74137)  
2 DAVID E. KLEINFELD (SBN 110734)  
3 MATTHEW C. LAPPLE (SBN 193546)  
4 OWAIS SIDDIQUI (SBN 230004)  
5 SAMUEL R. HELLFELD (SBN 234421)  
6 HELLER EHRMAN LLP  
7 4350 La Jolla Village Drive, 7th Floor  
8 San Diego, CA 92122-1246  
9 Telephone: 858.450.8400  
10 Facsimile: 858.450.8499  
11 john.benassi@hellerehrman.com  
12 matt.lapple@hellerehrman.com  
13 oasis.siddiqui@hellerehrman.com  
14 sam.hellfeld@hellerehrman.com

15 Attorneys for Plaintiff PULSE~LINK, INC.

16 TERRENCE P. MCMAHON (SBN 71910)  
17 TIMUR S. ENGIN (SBN 229944)  
18 JAMES W. SOONG (SBN 196092)  
19 MCDERMOTT WILL & EMERY LLP  
20 3150 Porter Drive  
21 Palo Alto CA 94304  
22 Telephone: 650.813.5000  
23 Facsimile: 650.813.5100

24 Attorneys for Defendant TZERO TECHNOLOGIES, INC.

25 UNITED STATES DISTRICT COURT

26 SOUTHERN DISTRICT OF CALIFORNIA

27 PULSE~LINK INCORPORATED,

28 Plaintiff,

v.

TZERO TECHNOLOGIES INCORPORATED,

Defendant.

CASE NO. 07 CV 2407 JAH (AJB)

**JOINT MOTION EXTENSION OF TIME  
FOR LODGING OF RULE 26(F) REPORT  
AND TELEPHONIC CASE  
MANAGEMENT CONFERENCE**

1 Plaintiff Pulse~Link, Incorporated (“Pulse~Link”) and Defendant Tzero Technologies, Inc.  
2 (“Tzero”) hereby jointly move the Court for a one week extension of time to lodge their Rule 26(f)  
3 Joint Report, currently due on April 16, 2008, and for the Court to reschedule, by one week (or at a  
4 time convenient for the Court), the telephonic Case Management Conference that is currently set  
5 for April 23, 2008.

6 The Parties are currently in settlement negotiations to resolve both the above-captioned  
7 action, as well as another pending action, namely 07 CV 2156 L (AJB), which was consolidated  
8 with 07 CV 1125 L (AJB). The parties believe that settlement of the 07 CV 2156 L (AJB) and 07  
9 CV 2407 JAH (AJB) actions are likely and are preparing documents to effectuate that settlement.  
10 This settlement would not affect the remaining allegations pending in the 07 CV 1125 L (AJB)  
11 action, but would narrow the dispute between the parties. Accordingly, to conserve the resources of  
12 both the Court and the parties, the short extension of time requested above is appropriate.

13 Respectfully submitted,

14 DATED: April 11, 2008

McDERMOTT, WILL & EMERY LLP

16 By: /s/ Timur S. Engin

Attorneys for Defendant

17 TZERO TECHNOLOGIES INC.

18 DATED: April 11, 2008

HELLER EHRMAN LLP

20 By: /s/ Matthew C. Lapple

Attorneys For Plaintiff

21 PULSE~LINK INCORPORATED